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IN THE U.S. DISTRICT COURT FOR NORTHERN ILLINOIS EASTERN DISTRICT DIRKSEN FEDERAL COURTHOUSE, CHICAGO ILLINOIS

Timothy L. Hoeller, M.S., Pro-Se PLAINTIFF) 11cv4219) JUDGE LEINENWEBER) MAG. JUDGE NOLAN
vs)
Ladas & Parry LLP, Patent Office, Chicago; NSIP LAW, Washington, DC; et al DEFENDANTS	RECEIVED
	JUN 2 1 2011

COMPLAINT - SUMMARY

MICHAEL W. DOBBINS CLERK, U. S. DISTRICT COURT

The patent attorneys supporting the mobile phone industry have devised a scheme to incur fraud, under so-called *reverse* patent application development which is not properly regulated, complacent government offices contributing to waste, and lacking appropriate leadership. In the development of a U.S. Provisional Patent Application, various issues include non-responsiveness of all stakeholders, constructive fraud in patent filings with pre-releases posted online, accuracy and generic-term usage in trademark registrations, first person filing rights over originator as so-called inventor rights, confusion of U.S. and International law, extrinsic fraud in non-restriction of domain top level names / profit taking from elimination of entity type, extinguishibility upon patent termination of rights, and automatic rights of "inventor" publicity. The Copyrights Act of 1976, and Digital Millenium Acts, as amended apply. Microsoft Corporation, Apple, Inc and the Internation Corporation for Assigned Names and Numbers are accused of fraud, collusion, and Antri-trust or coincidental behavior.

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DQR - SUPPLIER QUALITY MANAGEMENT

Issues of "...Mobile Telecommunications..." - Development of constructive fraud in patent filings with pre-releases posted online, accuracy and generic-term usage in trademark registrations, first person filing rights over originator as so-called inventor rights, confusion of U.S. and International law, extrinsic fraud in non-restriction of domain top level names / profit taking from elimination of entity type, extinguishibility upon patent termination of rights, and automatic rights of "inventor" publicity.

LAW OFFICES FOUND IN SEARCH BY FILING OF PATENT TITLED: "....Mobile Phone...."
AND DEFENDANTS

LAW OFFICE A:

NSIP LAW

1156 15th Street NW Suite 603 Washington, D.C. 20005 USA

Re: Representing the following:

Inventors: Woo; Sang-Sung (Seoul, KR), Hyun; Sang-Min (Seoul, KR), Im; Jung-Hyeok

(Sungnam-si, KR)

Assignee: Samsung Electronics Co., Ltd. (KR)

Appl. No.: D/359,694

Filed: **April 14, 2010**

Inventors: Suk; Chang-Hoon (Seoul, KR), Kim; Hyun-Seop (Seoul, KR), Hwang; Chang-

Hwan (Seongnam-si, KR)

Assignee: Samsung Electronics Co., Ltd. (KR)

Appl. No.: **D/362,476**

Filed: **May 26, 2010**

LAW OFFICE B:

Birch, Stewart, Kolasch & Birch, LLP

8110 Gatehouse Road

Suite 100 East

Falls Church, Virginia 22042-1248

Inventors: Lee; Sun Min (Gyeonggi-do, KR), Joung; Joung Young (Seoul, KR)

Assignee: LG Electronics Inc. (Seoul, KR)

Appl. No.: D/375,437

Filed: September 22, 2010

LAW OFFICE C:

Ladas & Parry LLP

224 South Michigan Avenue

Chicago, IL 60604

Inventors: Park; Sangsik (Seoul, KR), Lee; Min Hyouk (Seoul, KR)

Assignee: Samsung Electronics Co., Ltd. (Suwon-Si, KR)

Appl. No.: D/383,274

Filed: **January 14, 2011**

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- PAGE 2 OF 2 -

PATENT LAW-FIRMS AS DEFENDANTS IN LITIGATION

LAW OFFICE D:

Renner, Otto, Boisselle & Sklar, LLP

1621 Euclid Avenue

19th Floor,

Cleveland, OH 44115

Inventors: Sadatsuki; Koichi (Tokyo, JP)

Assignee: Sony Ericsson Mobile Communications AB (Lund, SE)

Appl. No.: D/378,639

Filed: November 8, 2010

J BE SEPARATED AND SENT TO VERIZON:



Requirements for Submission of Unsolicited Offers and Suggestions

AGREEMENT TO RECEIVE UNSOLICITED IDEAS AND RELATED MATERIALS		
I am □ (check box) the originator, OR □ (check box) the duly authoriz	referred to in my communication	
dated I have read and understood the '	Verizon Requirements for Submission of Unsolicited Offers and	
Suggestions" pamphlet (to which this form was appended). In consid	deration of Verizon agreeing to receive materials describing the	
idea referred to above, I agree to the terms and conditions set forth to	pelow. I further agree that such terms and conditions shall apply to	
all additional submissions to Verizon related to the idea set forth abo	we and made subsequent to the original material submitted	
The state of the s	we and made subsequent to the original material submitted.	
1. Verizon agrees to receive your idea and a reasonable	copyrightability or other protectability of the idea or any submitted	
amount of non-duplicative materials describing the idea in the	materials, or of priority or originality of the idea or any submitted	
manner directed by Verizon upon your agreement to the terms	materials on the part of the submitter or any other person.	
and conditions of this agreement.	materials of the part of the submitted of any states person.	
and conditions of this agreement.	6 Vou caree that In the quant that no agreement is concluded	
2 Varianna that a submitted tile and succeed to the first	6. You agree that, in the event that no agreement is concluded	
2. You agree that a submitted idea and any related materials	related to your idea or any submitted materials, you shall rely	
will be received and considered by Verizon only on the	solely upon any rights you may have or obtain under applicable	
understanding that all submissions to Verizon are not in	patent laws as to such idea and the submitted materials.	
confidence or subject to any restriction, other than those		
expressly set forth in this agreement; Verizon does not agree that	7. You represent and warrant that you are the originator/owner	
the idea or any related material will be kept confidential, even if	of the idea and related materials submitted to Verizon and the	
your idea or related materials contain confidential or restricted	owner of all intellectual property rights, if any, in or based on the	
markings. Markings on any submissions indicating confidential	idea and related materials. Except for the foregoing warranty,	
treatment or proprietary information shall have no effect, and	Verizon agrees that, unless the subject of a later agreement, you	
Verizon recorded the right to return and action and attack and		
Verizon reserves the right to return or destroy materials with such	are providing the idea and any submitted materials with no other	
markings. Verizon shall have the ability to share the idea and	warranties of any kind.	
any submissions with Verizon and non-Verizon personnel.		
	8. In consideration of Verizon's agreement to receive your idea	
3. You agree that Verizon has no obligation to perform any	and related materials under the terms and conditions specified	
amount of consideration of the idea or related materials once	herein, you hereby grant to Verizon a non-exclusive, worldwide,	
received. Verizon may give an idea such consideration as	perpetual license under the intellectual property rights (if any)	
Verizon believes the idea merits, at its sole discretion.	held by you, now or in the future, in such ideas and submitted	
	materials, for Verizon to exploit such in any manner, now known	
4. You agree that Verizon has no obligation to return any	or later developed, for its own use or the use of others, through	
material submitted.	one or more layers of sublicensees, provided that the foregoing	
material subtritted.		
E Vou serse that Verimenta manist as associate estimate	license will not include any rights or licenses under any patent	
5. You agree that Verizon's receipt or consideration of, or	rights you have or may obtain in the idea.	
subsequent negotiation or offer with respect to, an idea and any		
submitted materials will be without prejudice to Verizon. This	9. This agreement is the entire agreement related to your idea	
includes, without limitation, Verizon's right to contest the	and submissions, and supersedes any previous agreement or	
applicability, validity or enforceability of any existing or future	understanding you may have had with Verizon. The terms and	
intellectual property right associated with the idea or any	conditions of this agreement may only be altered by a	
submitted materials. Furthermore, and also without limitation,	subsequent writing executed by both you and Verizon. This	
you agree that Verizon's receipt or consideration of, or	agreement shall be interpreted according to the laws of the	
negotiation or offer on, an idea or any submitted materials shall	United States of America and the State of New York, as if all	
not be deemed an admission of the patentability, the	parties resided and all actions occurred within these jurisdictions.	
not be deemed an admission of the paternability, the	parties resided and all actions occurred within these jurisdictions.	
	If you are an attorney or agent of the originator, attach	
Printed name of submitter	proof of authority.	
	F	
	To be signed by parent or legal guardian of the	
Signature of submitter	originator in the case of a minor:	
	originator in the edge of a fillion.	
Date:		
	,	
Address of submitter:	Relationship (circle): Mother/Father/Legal Guardian	
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email:	Date:	
VIII.		

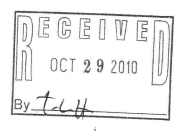
Send this agreement, completed and executed, to: Strategic Planning (Ideas) – VC54N042, Verizon Communications, One Verizon Way, Basking Ridge, New Jersey 07920, U.S.A.

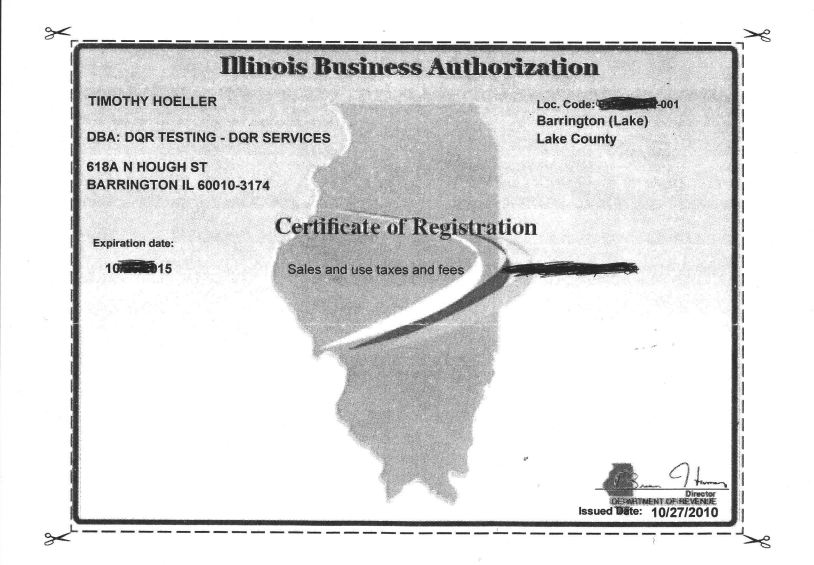
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Verify that all of your Illinois Business Authorization information is correct.

If not, contact us immediately.

If yes, cut along the dotted line (fits a standard 5 x 7" frame). Your authorization must be visibly displayed at the address listed. **Do not discard** - your Illinois Business Authorization is an important tax document that provides you the authorization to legally do business in Illinois.





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Dynamic, Quality & Reliability Services - Development

April 19 2010



Timothy L. Hoeller M.S. ASQ Senior Member President Design. Problem Solving, and Test Analysis 618 N. Hough St., Suite A Barrington, IL 60010

Dear Tim

Thank you for your inquiry and feedback, which has been forwarded to me for response We sincerely appreciate your support of Apple and your interest in Apple's success. But, we are not interested in your proposal. Apple has a stated company policy of not accepting or considering outside submissions for any purpose, due in part to the large volume of mail received. This policy can be found at http://www.apple.com/legal/policies/ideas.html

However, there are some ways you might be able to work with Apple

If you'd like to build products that would interoperate with our iPod Touch, iPhone, or iPad, we have a licensing program called the Made for iPod Program (of which the Works with iPhone program is a part). Licensees under this program, get access to some of our technology and interfaces that will enable the licensees to build products that interoperate with third party products. You can email the made for iPod Program office at madetoipod@apple.com for more info

You should also check out our Apple Developer connection web page located at http://developer.apple.com/

We offer an SDK that enables developers to write applications that will run on the iPhone, iPad, and iPod Touch. See http://developer.apple.com/iphone/program/ for more info

With this letter, we also are returning the materials you sent us

Thank you for your interest in Apple. We wish you the best of luck!

Regards.

Chi Chang

Apple Inc

Encl

COFDENTAL

Re: NEW TECHNOLOGIES OF NON-METALLIC HOUSINGS PARTNERSHIP OFFER ***Issue of Crosstalk and Signal Interference in Apple Wireless Communication Products

VIA CERTIFICATE OF MAILING DATED JULY 16, 2010

Case: 1:11-cv-04219 Document #: 1 Filed: 06/21/11 Page 7 of 8 PageID #:7 Dynamic, Quality & Reliability Services - Software Development

Supplier Notes on Apple Computer, Inc

Last update April 21, 2010 (Orig. April 21, 2009)

Complaints of mine have been reported to the Federal Trade Commission that the practice be eliminated immediately as an advertising technique.

Nov. 15, 2010 - Intentionally Redacted

Vers. A Copyright 2010, All Rights Reserved Orig. April 21, 2010, Last Update Nov. 15, 2010, Redacted on June 21, 2011

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Releases affecting Telecommunications, Software and Services, & Security*



ISSUE:

PRODUCT RELEASES IN NEWSPAPERS CONTRIBUTE TO ISSUES OF COPY-RIGHTS and/or PATENT VIOLATIONS

NEXT TECHNICAL RELEASE OR PLAN IS DUE 2011, Q1 BY MOTOROLA



CAUTION:

MEDIA TO BACK-OFF ON PRODUCT RELEASES AND APPLICATIONS, UNTIL SORTING OF DEVELOPERS RIGHTS ARE IN ORDER. SEE NOTE BELOW!!!

<u>NOTE</u>: "Best" Practices are news about technical aspects from Consumer / Product Trade magazines and Plans / Uses from Consumer Trade Shows to avoid misrep - resentations and problems bordering on copyright and patent infringement(s).